REMARKS

In the Office Action Of April 30, 2007, the Examiner rejected Claims 1 - 6, 9-16, 19-26, 29-36, 39 and 40 under 35 U.S.C. §112, second paragraph as being indefinite for failing to particularly point out and distinctly claim the subject matter of the invention. Claims 1-3, 7-9, 11-13, 17-19, 21-23, 27-29, 31-33 and 37-39 were rejected under 35 U.S.C. §102(b) as being anticipated by Brogné et al. Claims 4-6, 10,

In response to the 112 rejection of the claims, Applicants have amended independent Claims 1, 7, 11, 17, 21, 27, 31 and 37 to distinctly claim the invention. Particularly, in independent Claims 1, 11, 21 and 31, the claimed invention has been changed to include that "the e-mail message is sent to a plurality of recipients," that "the notification message is also sent to the sender to allow the sender to access the stored e-mail message" and that by accessing the stored e-mail message the sender can preclude some of the recipients from accessing the message." Support for these changes can be found on page 13, line 14 to page 14, line 15.

Independent Claims 7, 17, 27 and 37 are changed to include that "the e-mail message is sent to a plurality of recipients," "the notification message is also sent to the sender" and that the sender can access the stored e-mail message to modify it." In this case, (1) a copy of the message is displayed to the sender, (2) the plurality of the recipients to whom the message is sent is also displayed to the sender with all the recipients that have already accessed the stored e-mail message being displayed in a distinguishing fashion and (3) the sender can modify the stored e-mail message by making changes to the displayed copy of the message and sending the modified copy to the recipients who have not yet accessed the stored e-mail message. Once sent, the modified copy of the

message replaces the stored e-mail message. Support for these changes can be found on page 13. lines 14 – 22. and page 14. line 16 to page 15. line 3.

Consequently, no new matter has been added to the SPECIFICATION by the changes made to the claims. Applicants believe that the 112 rejection has been overcome and kindly request its withdrawal.

Due to the changes made to independent Claims 1, 11, 21 and 31 and in view of the applied reference, Applicants have canceled Claims 2, 12, 22 and 32. Hence, Claims 3, 13, 23 and 33 which depended on Claims 2, 12, 22 and 32 have been amended to change their dependency from a canceled claim to a non-canceled claim. Claims 4, 5, 8 - 10, 14, 15, 18 - 20, 24, 25, 28 - 30, 34, 35 and 38 - 40 were also amended to better claim the invention.

By this amendment, Claims 1, 3-11, 13-21, 23-31 and 33-40 remain pending in the Application. For the reasons stated more fully below, Applicants submit that the pending claims are allowable over the applied reference. Hence, reconsideration, allowance and passage to issue are respectfully requested.

As stated in the SPECIFICATION, sometimes, a sender of an e-mail message may realize that a recipient should not have been sent the message or that the message has some typographical and/or grammatical errors etc. that should be corrected before it is read by the recipients. In those cases, the sender may want to preclude the recipient from retrieving the e-mail message or correct the errors in the message before it is read by the recipients. Unfortunately, once an e-mail message has been transmitted it may not be withdrawn or modified. Thus, a need exists for a method of precluding a recipient from retrieving a message or allowing a message to be corrected after it has been transmitted. The present invention provides such a method.

According to the teachings of the invention, when a message is sent to recipients, the message is stored on a computer system. The computer system generates a notification message which is sent to the recipients as well as to the sender. Using the notification message, the sender may access the stored

message to preclude any recipients that the sender decides should not read the e-mail message from reading the message or to modify the message.

In certain cases, the sender may want to know which one(s) of the recipients has or have already read the message before modifying the message. In those cases, when the sender accesses the stored message, a copy of the message will be displayed to the sender along with a list of the recipients to whom the message was sent. All the recipients from the list that have already accessed the message will be displayed in a distinguishing manner.

The invention is set forth in claims of varying scopes of which Claims 1 and 7 are illustrative.

1. A method of rescinding previously transmitted email messages by a sender, the messages being addressed to a list of recipients, the method comprising the steps of:

storing an e-mail message addressed to a list of recipients on a computing system;

generating a notification message, the notification message for allowing recipients from the list of recipients and the sender to access the stored e-mail message:

sending the notification message to the recipients from the list of recipients and to the sender; and

enabling the sender, using the notification message, to preclude one of the recipients from the list of recipients from accessing the stored e-mail message. (Emphasis added.)

7. A method of modifying a previously transmitted e-mail message by a sender, the message being addressed to a list of recipients, the method comprising the steps of:

storing the e-mail message on a computing system;

generating a notification message, the notification message for allowing recipients from the list of recipients and the sender to access the stored e-mail message:

sending the notification message to the recipients from the list of recipients and to the sender; and

> enabling the sender to modify the stored e-mail message using the notification wherein the enabling step includes:

determining whether at least one recipient from the list of recipients has already accessed the stored e-mail message:

displaying the list of recipients and a copy of the stored e-mail message to the user wherein all recipients from the list of recipients that are determined to have already accessed the stored e-mail message are displayed in a distinguishing fashion from recipients that have not already accessed the stored e-mail message:

allowing the sender to modify the displayed copy of the stored e-mail message and to send the modified copy to the recipients that have not already accessed the stored e-mail message: and

replacing the stored e-mail message with the modified copy once the modified copy is sent to the recipients that have not already accessed the stored e-mail message. (Emphasis added.)

The Examiner rejected the independent claims under 35 U.S.C. §102(b) as being anticipated by Brogné et al. Applicants submit that the claims, as presently drafted, are patentable over Brogné et al.

Brogné et al. purport to teach a method of manipulating an already sent e-mail message. According to the teachings of Brogné et al., a sender of an e-mail message may retract or modify the e-mail message so long as the e-mail message has not yet been accessed by an addressee. To allow the sender to retract or modify the e-mail message, the e-mail message is sent to a server, where the body of the message is stored together with an access code. The server then sends a notification of the e-mail message to the addressees. The notification includes the access code. The server keeps tab on whether the e-mail message has been accessed. When the server receives a modification message dedicated to modify the stored e-mail message, the server will allow the

stored e-mail message to be modified if and only if the e-mail body of the message has not yet been accessed by any one of the addressees.

However, Brogné et al. do not teach, show or suggest that addressees of the e-mail message can be precluded from reading the message. Therefore, Brogné et al. do not teach the step of enabling the sender, using the notification message, to preclude one of the recipients from the list of recipients from accessing the stored e-mail message as claimed in Claim 1.

Further, Brogné et al. specifically teach that a sender of an e-mail message may retract or modify the e-mail message so long as the e-mail message has not yet been accessed by an addressee (see col. 2, line 6, col. 2, lines 21 - 25, col. 5, line 56 to col. 6, line 14 and col. 8, lines 35 - 51). Consequently, Brogné et al. do not teach, show or suggest the steps of enabling the sender to modify the stored e-mail message using the notification message wherein the enabling step includes: determining whether at least one recipient from the list of recipients has already accessed the stored email message: displaying the list of recipients and a copy of the stored email message to the user wherein all recipients from the list of recipients that are determined to have already accessed the stored e-mail message are displayed in a distinguishing fashion from recipients that have not already accessed the stored e-mail message; allowing the sender to modify the displayed copy of the stored e-mail message and to send the modified copy to the recipients that have not already accessed the stored e-mail message; and replacing the stored e-mail message with the modified copy once the modified copy is sent to the recipients that have not already accessed the stored e-mail message as claimed in Claim 7.

Since Brogné et al. do not teach the emboldened/italicized limitations in the above-reproduced Claims 1 and 7, Applicants submit that Claims 1 and 7, along with their dependent claims, are allowable over the teachings of Brogné et al. The other independent claims (i.e., Claims 11, 21 and 31), which all include the emboldened/italicized limitations of the above-reproduced Claim 1 and AUS920030442US1

independent Claims 17, 27 and 37, which include the emboldened/italicized limitations of the above-reproduced Claim 7 as well as their dependent claims, are also allowable over the teachings of Brogné et al. Consequently, Applicants once more respectfully request reconsideration, allowance and passage to issue of the claims in the application.

Respectfully Submitted

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